## UNITED STATES BANKRUPTCY COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

In re : Chapter 13

PATRICIA A. DAILEY, : Bankruptcy No. 04-35786DWS

:

Debtor. :

## **ORDER**

**AND NOW**, this 22nd day of April 2005, this court having held a hearing in connection with the Motion for Relief from Stay filed by Wachovia Bank, N.A. as trustee;

And the debtor appearing and advising the Court that (1) she responded to a yellow page ad of "Bankruptcy Services" and engaged the services of Myra Williams ("Williams") to assist her in filing a bankruptcy case, paying her \$853, inclusive of the filing fee; (2) Williams advised her that she did not have to pay her mortgage currently until "the case was settled" and accordingly she made no current payments to movant resulting in the filing of the Motion for Relief from Stay; (3) efforts to reach Williams were unsuccessful as her phone is disconnected;

And the Court noting the pending adversary complaint against Williams and Bankruptcy Services seeking injunctive relief and disgorgement of compensation in connection with similar conduct as to three other debtors in this court;

And Williams signing the petition as a petition preparer but not preparing for Debtor the Statement of Pro Se Debtor to disclose her role and the fee she charged;

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**And** Bankruptcy Judge Stephen Raslavich having entered an order permanently

enjoining Williams from acting as petition preparer in this Court without written express

permission, an order that appears to have been flagrantly ignored in this case;

It is hereby **ORDERED** that:

1. In the absence of a written request for a hearing made by May 2, 2005,

Williams shall disgorge all funds that she received from Debtor, i.e., \$863, by May 5, 2005.

If a written request is made, a hearing shall be held on May 5, 2005 in the Robert N.C. Nix,

Sr. Federal Courthouse, 2nd floor, 900 Market Street, Courtroom #3, Philadelphia, PA and

Williams shall appear. A copy of the request shall be sent to Debtor and George Conway,

Esq. of the U.S. Trustee's Office so they may appear. Failure to appear shall result in a

disgorgement order.

2. As the conduct at issue replicates that alleged in Misc. No. 05-3003, the Court will

transcribe the record of the April 19, 2005 hearing and refer the matter to the U.S. trustee for

further action as she may view is appropriate.

DIANE WEISS SIGMUND

Chief U.S. Bankruptcy Judge

cc: Hon. Stephen Raslavich

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## Copies to:

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William C. Miller, Esquire Standing Chapter 13 Trustee P. O. Box 40119 Philadelphia, PA 19106-0119